

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

FILED

Minute Entry

APR 20 2000

Hearing Information:

Debtor: LEEWARD HOTELS, L.P.
Case Number: 2-99-09162-ECF-GBN Chapter: 11
Date / Time / Room: THURSDAY, APRIL 20, 2000 11:30 AM 10TH FLOOR # 4
Bankruptcy Judge: GEORGE B. NIELSEN
Courtroom Clerk: JAN HERNANDEZ
Reporter / ECR: JO-ANN STAWARSK

KEVIN E. GARRIN, CLERK
UNITED STATES
BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

Matter:

FIRST APPLICATION FOR ALLOWANCE AND PAYMENT OF COMPENSATION.
R / M #: 188 / 0

Appearances:

CAROLYN J. JOHNSON, ATTORNEY FOR LEEWARD HOTELS, L.P.
JORDAN A. KROOP, ATTORNEY FOR LA SALLE NATIONAL BANK

Proceedings:

MS. JOHNSON RELATES THAT SHE IS NOT IN FAVOR OF A CONTINUANCE AND FURTHER DISCUSSES THE OBJECTIONS FROM LENNAR. MS. JOHNSON ASKS THAT THE OBJECTION BE OVERRULED.

MR. KROOP SUMMARIZES HIS POSITION REGARDING RULE 2014 AND ADDS THAT THERE IS AN ACTUAL CONFLICT.

MS. JOHNSON REPLIES TO THE REMARKS OF MR. KROOP AND STATES THAT THE FEES CAN BE APPROVED CONDITIONALLY.

THE COURT: MS. JOHNSON IS INFORMED THAT THERE APPEAR TO BE VAGUE ENTRIES AND IS DIRECTED TO FURTHER DETAIL THE SERVICES AS THEY BENEFITTED THE ESTATE. THE COURT ADDS THAT IT IS NOT COMFORTABLE USING AN OFFSET. THE COURT PREFERS A GOOD FAITH ATTEMPT TO RESOLVE THE MOTION TO COMPEL; HOWEVER, WHETHER IT IS RESOLVED OR NOT, MR. KROOP WILL EITHER ADVISE THE COURT OF THE RESOLUTION OR FILE PAPERS AS TO THE LOCAL RULE ON GOOD FAITH NO LATER THAN APRIL 28, 2000. A RESPONSE TO THE MOTION TO COMPEL IS DUE BY MAY 5, 2000, WITH ANY REPLY TO BE FILED AND SERVED NO LATER THAN MAY 10, 2000. MS. JOHNSON SHALL HAVE THE AMENDED FEE APPLICATION ON FILE AND SERVED NO LATER THAN APRIL 28, 2000. A RESPONSE IS DUE BY MAY 5, 2000, WITH ANY REPLY TO BE FILED AND SERVED NO LATER THAN MAY 10, 2000. THESE MATTERS WILL BE HEARD ON MAY 12, 2000 @ 2:30 P.M.